## **DOCKET & FILE**

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

			ORDER OF	
UNITED STAT	TES OF AMERICA		EXCLUDABLE DELAY	
-v-		Case No.	$09_{\rm CR}40_{\rm (SLT)}$	1
	d treemar	2/8/29	3908	
It is hereby stipulated that the time period from 2/10/01 through 3/9/09 be excluded in computing the time within which				
( )	an information or indictmen	nt must be filed, or (XW)		
(*)	trial of the charges against	defendant must commence.	(XC)	
The parties agree to the exclusion of the foregoing period for the purpose of				
$\bowtie$	engaging in continuing plea	a negotiations, (XK)		
( )	arranging for an examination regarding his/her mental or	on of the defendant pursuant physical capacity, (XA)	t to 18 U.S.C. 4244	
$\langle \times \rangle$	For ends of justice to be se	erved (XT)		
and hereby request the Court to approve this exclusion from speedy trial computations.				
The defendant has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the Constitution; the Speedy Trial Act of 1974, 18 U.S.C. 3161-74; the Plan and Rules of this Court adopted pursuant to that Act; and Rule 50(b) of the Federal Rules of Criminal Procedure 50(b) of the Federal Rules of Criminal Procedure 50(b). The defendant understands that he/she has a right to be tried before a jury within a specified time period not counting excludable periods.				
	•	Defendant Counset for Defendant		
		For U.S. Attorney, EDNY		
The Court approves this Order of excludable delay and finds that this action serves the end of justice and outweighs the best interest of the public and the deft in a speedy trial since				
continuation of plea negotiations is likely to result in disposition of this case without trial (X7)				
SO O	RDERED.	e/SIT	/ 1 -	
Dated: Brookl	vn. N.Y.	SANDRA L. TO	WNES, U.S.D.J.	
	118/09			